UNITED STATES DISTRICT COURSTERN DISTRICT-WI EASTERN DISTRICT OF WISCONSIN

Timothy L. Baddick JON A. SANFII CLERK Full Name of each Plaintiff Plaintiff(s), Case No. 13-C- (Supplied by Cle V. J.D. Knocks; Cay Polishinds; Andy Faher; J. Macthy; Mathew Ceoper; David Maths; Mike Setter; Kellen Williams; Defendant (s). Defendant(s). COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983 I. PLACE OF PRESENT CONFINEMENT (Provide full address) Defendant A. Is there a grievance procedure in your prison/jail? YES NO B. Have you filed a grievance concerning the facts relating to this complaint YES NO II. PARTIES A. Your name (Plaintiff) Timothy L. Baddick B. Prisoner I.D. Number 162743 C. Social Security Number (Last Four Digits Only) SC29 D. Your Address (City & State) Milwauker, WT.	7 11: 46
Plaintiff(s), Case No. 13-C- (Supplied by Cle V. J.D. Knowles; Cory Polishinds; Andy Figher; J. Maerthy: Matthew Cooper; Anid Meths; Mike Setter; Kellen Williams; Dedective The (Full Name of back Defendant) Defendant(s). COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983 I. PLACE OF PRESENT CONFINEMENT (Provide full address) Ocoulies County Join A. Is there a grievance procedure in your prison/jail? YES NO II B. Have you filed a grievance concerning the facts relating to this complaint YES NO II II. PARTIES A. Your name (Plaintiff) Timothy L. Padrids B. Prisoner I.D. Number # 162743 C. Social Security Number (Last Four Digits Only) 8029	ILIPP0
V. J.D. Krowles; Cory Polishinshi; Andy Fisher; J. Mucrity; Matthew Cooper; David Meths; Mike Setter; Kellen Williams; Dedective The (Full Name of Each Defendant) Defendant(s). COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983 I. PLACE OF PRESENT CONFINEMENT (Provide full address) Coultee County Soil A. Is there a grievance procedure in your prison/jail? YES NO II B. Have you filed a grievance concerning the facts relating to this complaint YES NO II II. PARTIES A. Your name (Plaintiff) Timothy L. Paddids B. Prisoner I.D. Number # 162743 C. Social Security Number (Last Four Digits Only) \$2029	-മെറി ദ
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D. Your Address (City & State) Milwauker . WT.	
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(For additional plaintiffs provide the same information, in the same format, on a s	separate page.)

	PART	TIES - continued
	E.	DEFENDANT (name) 1.D. Knowles
		is employed as Officer / Detective
		at Ozauhee County Justice Center
	F.	Additional DEFENDANTS (name, position, and place of employment): Long Polishinshi - Detective - Mequon Police Dep.
		Andy Fischer - Detective - Mequon Police Dep.
		J. Moertly - Officer - Mequon Blice Dep.
		Matthew Couper - DRA Tash Force - HISTA Kellen Williams - DRA Tash Force HISTA Dovid Metts - DRA Tash Force - HISTA Mile Sitter - West AMI'S Officer
III.	PRE\	Dovid Metts - DEA Took Force - HISTA Mike Sitter - West AVII's Officer Detective Thomas - Ozaulice PD Christian me Nichol - HISTA
	A.	Have you begun other lawsuits in state or federal court relating to the same facts involved in this action? ☐ YES ☑ NO
	В.	Have you begun other lawsuits in state or federal court relating to your imprisonment?□ YES ☑ NO
	C.	If your answer is YES to either of the above questions, provide the following requested information.
		Parties to the previous lawsuit
		Plaintiff(s):
		Defendant(s):
		2. Date filed
		Court where case filed (if federal court, name district: if state court, name the county)

	6.	Current status (for example: Was the case dismissed? Was it appealed? Is it still pending?)
	7.	If resolved, date of disposition
	8.	If resolved, state whether for(plaintiff or defendant)
	(For page	additional cases, provide the above information in the same format on a separate .)
STAT	EMEN	IT OF CLAIM
A.	is inv spec You claim	e as briefly as possible the facts of your case. Describe how each named defendant volved. Include the name of other persons involved, dates, and places. Describe ifically the injuries incurred. Do not give legal arguments or cite cases or statutes. may do that in Item "B" below. If you allege related claims, number and set forth each in a separate paragraph. Use as much space as you need to state the facts. Attach pages, if necessary. Unrelated separate claims should be raised in a separate civil n.
I	Preser	of this case with the ilkal Scoth and Siegure; Flegal Arrest; Illegal use
of ev	idence	obtained by officers / detectives; violation of the Miranda Buk once I
was	in cu	Addy. All this secured with no probable cause.
		on August 26th don when Detective J.D. Knowks protected to be Brik
		not use his cell phone to set up a drug purchase. This happened on
201h	In	Copital Dire in Milwaulice, WI. at a Walgreens parking lot. With the
fed	-m 9	IT OF CLAIM continued we enforment of HDTA, Meguon and Ozawhee police conducting the operation.
		you appeared the offices descented you me and my stop son James
		I friend (Bothic Long) who were possengers.
		J.D. Knowles of Osouher County was in change of the illegal Scout + Siesne,
Aso +	h ille	god use of the detendants call phone during this operation. And findly he violated

IV.

the Minute Buk when I was in custody.

Cory Polishindri was also involved with the want and violation of Minute Buk.

Both of the detectives obtained an illegal statement once I instituted my rights to them of working a lawer. Andy Fischer; Joseph Moethy; Matthew Cooper; Panid Meths; Mike litter; These officers were involved with the illegal and, such and steam, With my property of i my van, money, cell phone and other mix, Hems,

B. State briefly your legal theory or cite appropriate authority.

The Maguen Police Dep; Ozontar (ount) and ME(- Blice with Violation at the rights
grown tred to me by the 4th, 5th, 6th and 14th ornendments, of the U.S.

Constitution. Article 1. Section 7, 5, 9 and of the useons in constitution
section 968,07, 968, 75, and 968,110.

My legal theory was that I full "entyped" by J.D. Browles and the
police agencies who were pretending to be someone they were not which by
profiling me and my two passingers with no probable cause to pull me
over and for sieze the which and occupants. The officer present did not
possers the knowledge and forts that would warment them to believe a suspect
has or would commit a crime.

V. RELIEF YOU REQUEST

State briefly and exactly what you want the court to do for you. Make no legal arguments. Do not use this space to state the facts of your claim. Use it only to request remedies for the injuries you complain about.

I would like the court to look into my organization and consider these chromotiones I am now in. With the consideration of me and my family being put into this horible situation. This I have been incorrected

since August, 8th 2011 to present days This has M could a great deal
of emotional, mental and physical harm to me and especially my family. My finite
and "3" hids have been living without their father to support and raise them.
, , , , , , , , , , , , , , , , , , ,
I sincerely and respectfully ash for some form of compensation for the pain and
suffering this hos caused my family. Think You for your time.

I declare under penalty of perjury that the foregoing is true and correct.

Complaint signed this 13 day of July

,2013

Signature of Plaintiff(s)

(If there are multiple plaintiffs, each must sign the complaint)

Prisoner I.D. Number(s) 162743